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| 1 2 | HENRY M. WILLIS (7214)<br>SCHWARTZ, STEINSAPIR, DOHRMANN &<br>6300 Wilshire Boulevard, Suite 2000 | SOMMERS LLP                                      |
| 3   | Los Angeles, California 90048-5202  |  |
| 4   | Telephone: (323) 655-4700<br>E-mail: hmw@ssdslaw.com  |  |
| 5   | EDANCIS C. ELAHEDTY (5202)  |  |
| 6   | FRANCIS C. FLAHERTY (5303)<br>DYER LAWRENCE, LLP  |  |
| 7   | 2805 Mountain Street<br>Carson City, Nevada 89703-1539  |  |
| 8   | T: (775) 885-1896<br>Email: fflaherty@dyerlawrence.com  |  |
| 9   | DAVID O'BRIEN SUETHOLZ  |  |
| 10  | (Admitted Pro Hac Vice) HERZFELD, SUETHOLZ, GASTEL, LENISK)                                       | & WALL DILC                                      |
| 11  | 515 Park Avenue<br>Louisville, KY 40208   | WALL, I LLC                                      |
|     | Telephone: (502) 636-4333   |  |
| 12  | E-mail: dave@hsglawgroup.com  |  |
| 13  | CLEMENT L. TSAO (Admitted Pro Hac Vice)   |  |
| 14  | HERZFELD, SUETHOLZ, GASTEL, LENISKI 600 Vine Street, Suite 2720                                   | & WALL, PLLC                                     |
| 15  | Cincinnati, Ohio 45202<br>Telephone: (513) 381-2224   |  |
| 16  | E-mail: clement@hsglawgroup.com   |  |
| 17  | Counsel for Plaintiff Road Sprinkler Fitters Loca   | ıl Union No. 669                                 |
| 18  | UNITED STATES DISTRICT COURT<br>DISTRICT OF NEVADA  |  |
| 19  |   |  |
| 20  | ROAD SPRINKLER FITTERS LOCAL UNION NO. 669,   | CASE NO. 3:23-cv-00177-ART-CLB                   |
| 21  | ŕ   | ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL FOR |
| 22  | Plaintiff,  | PLAINTIFF  |
| 23  | V.  |  |
| 24  | SUMMIT FIRE & SECURITY LLC,   |  |
| 25  | and   |  |
| 26  | SFP HOLDING, INC.,  |  |
| 27  | Defendants.   |  |
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| 1  | David O'Brien Suetholz, one of the atto   | rneys for Plaintiff Road Sprinkler  |
| 2  | Fitters Local Union No. 669 ("Local 669") moves this Court for permission to  |   |
| 3  | withdraw his appearance in the above-captioned action and requests that no further  |   |
| 4  | action be required of him and no documents or   | r other pleadings in the case be served   |
| 5  | upon him. Mr. Suetholz has taken the positio  | on as in-house counsel for the  |
| 6  | International Brotherhood of Teamsters and a  | request that he be allowed to withdraw  |
| 7  | his appearance as counsel for Local 669.  |   |
| 8  | No substitute attorney is required at this time because attorney Clement L.   |   |
| 9  | Tsao, also of Herzfeld, Suetholz, Gastel, Leniski & Wall, PLLC, continues to  |   |
| 10   | represent Local 669 in this matter as well as a   | attorney Henry M. Willis of Schwartz,   |
| 11   | Steinsapir, Dohrmann & Sommers, LLP.  |   |
| 12   | The withdrawal of Mr. Suetholz will not result in the delay of discovery, a   |   |
| 13   | trial or any hearing in the case.   |   |
| 14   | Wherefore, for good cause shown, David O'Brien Suetholz respectfully ask  |   |
|  | the court to approve his request to withdrawal as counsel of record for Local 669.  |   |
| 15   | the court to approve his request to withdrawa   | l as counsel of record for Local 669.   |
| 15<br>16   | the court to approve his request to withdrawa Respectfully submitted,   | l as counsel of record for Local 669.  By: /s/ David O'Brien Suetholz   |
|  |   | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  |
| 16   | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP  | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17   | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  |
| 16<br>17<br>18   | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP  | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19   | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP  | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20   | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC  | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20<br>21                                     | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI &   | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20<br>21<br>22                               | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC David O'Brien Suetholz   | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23                         | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC David O'Brien Suetholz Clement L. Tsao   | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26       | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC David O'Brien Suetholz Clement L. Tsao  IT IS SO ORDERED.                          | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26<br>27 | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC David O'Brien Suetholz Clement L. Tsao  IT IS SO ORDERED.  DATED: January 16, 2024 | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ Attorneys for Plaintiff Road Sprinkler Fitters Local Union No. 669 |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25<br>26       | Respectfully submitted,  SCHWARTZ, STEINSAPIR, DOHRMANN & SOMMERS, LLP Henry M. Willis  DYER LAWRENCE, LLP Francis C. Flaherty  HERZFELD, SUETHOLZ, GASTEL, LENISKI & WALL, PLLC David O'Brien Suetholz Clement L. Tsao  IT IS SO ORDERED.  DATED: January 16, 2024 | By: /s/ David O'Brien Suetholz  DAVID O'BRIEN SUETHOLZ  Attorneys for Plaintiff   |